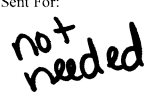
2013 DRAFTING REQUEST

Bill								
Receiv	ved: 8/5/2013			F	Received By:	chanaman		
Wanted	i: As tin	As time permits Jennifer Shilling (608) 266-5490			Same as LRB: By/Representing: Tony			
For:	Jenni							
May C	ontact:			Ι	Orafter:	chanaman		
Subject: Employ Pub - collective bargain				A	Addl. Drafters:			
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2013 DRAFTING REQUEST

Bill								
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Wante	d: As ti	As time permits Jennifer Shilling (608) 266-5490			Same as LRB:			
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May Contact:					Orafter:	chanaman		
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2013 DRAFTING REQUEST

Bill

Received:

8/5/2013

Received By:

chanaman

Wanted:

As time permits

Same as LRB:

For:

Jennifer Shilling (608) 266-5490

By/Representing:

Tony

May Contact:

Drafter:

chanaman

Subject:

Employ Pub - collective bargain

Addl. Drafters:

Extra Copies:

Submit via email:

YES

Requester's email:

Sen.Shilling@legis.wisconsin.gov

Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

Department of corrections employees may bargain collectively over issues of workplace safety /

Instructions:

No specific instructions given

Drafting History:

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Reviewed

Typed

Proofed

Submitted

Jacketed

Required

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chanaman

FE Sent For:

<END>

Hanaman, Cathlene

From:

Palese, Tony

Sent:

Tuesday, July 30, 2013 3:40 PM

To:

Hanaman, Cathlene

Subject:

Sen. Shilling bill draft request

Hi Cathlene,

Our office would like to request a p-draft for a bill to allow for the collective bargaining of issues relating to workplace safety for represented employees of the Department of Corrections (similar to motion 184 that we introduced during the JFC budget deliberation).

If you have any questions, please feel free to let me know.

Thanks,

- Tony

Tony Palese

Legislative Aide Office of Sen. Jennifer Shilling

State Capitol, Room 20 South PO Box 7882, Madison, WI 53707 (608) 266-5490 office (800) 385-3385 toll-free





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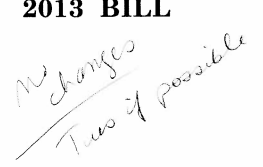
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State of Misconsin 2013 - 2014 LEGISLATURE



2013 BILL



AN ACT/to renumber and amend 111.91 (3); to amend 111.825 (5) and 111.91 (3q); and to create 111.91 (3) (bm) of the statutes; relating to: collective bargaining over workplace safety for employees of the Department of Corrections.

Analysis by the Legislative Reference Bureau

Current law limits a person who is employed by the state who is not a police officer or fire fighter from collectively bargaining with the state over any issue except a percentage increase in base wages that does not exceed the percentage change in This bill allows employees of the Department of the consumer price index. Corrections to collectively bargain over workplace safety for the employees.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 111.825 (5) of the statutes is amended to read:

111.825 (5) Although supervisors are not considered employees for purposes of this subchapter, the commission may consider a petition for a statewide collective bargaining unit of professional supervisors or a statewide unit of nonprofessional BILL

supervisors in the classified service, but the representative of supervisors may not
be affiliated with any labor organization representing employees. For purposes of
this subsection, affiliation does not include membership in a national, state, county
or municipal federation of national or international labor organizations. The
certified representative of supervisors who are not public safety employees may not
bargain collectively with respect to any matter other than wages as matters provided
in s. 111.91 (3), and the certified representative of supervisors who are public safety
employees may not bargain collectively with respect to any matter other than wages
and fringe benefits as provided in s. 111.91 (1).
SECTION 2. 111.91 (3) of the statutes is renumbered 111.91 (3) (am), and 111.91

SECTION 2. 111.91 (3) of the statutes is renumbered 111.91 (3) (am), and 111.91 (3) (am) 2. (intro.), as renumbered, is amended to read:

111.91 (3) (am) 2. (intro.) Unless the electors in a statewide referendum approve a total base wages increase that exceeds the total base wages expenditure described in this paragraph subdivision, any proposal that does any of the following:

SECTION 3. 111.91 (3) (bm) of the statutes is created to read:

111.91 (3) (bm) Notwithstanding par. (am), if a collective bargaining unit contains employees of the department of corrections, workplace safety for the employees of the department of corrections is subject to collective bargaining.

SECTION 4. 111.91 (3q) of the statutes is amended to read:

111.91 (3q) For purposes of determining compliance with sub. (3) (am), the commission shall provide, upon request, to the employer or to any representative of a collective bargaining unit containing a general employee, the consumer price index change during any 12-month period. The commission may get the information from the department of revenue.

SECTION 5. Initial applicability.

-3-

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(1) Collective bargaining for department of corrections employees. The
treatment of sections 111.825 (5) and 111.91 (3q) of the statutes, the renumbering
and amendment of section 111.91 (3) of the statutes, and the creation of section
111.91 (3) (bm) of the statutes first apply to an employee who is covered by a collective
bargaining agreement on the day on which the collective bargaining agreement
expires or is extended, modified, or renewed, whichever occurs first.

(END)

Basford, Sarah

From:

Sent:

Palese, Tony Wednesday, September 11, 2013 10:20 AM

To:

LRB.Legal

Subject:

Draft Review: LRB -2838/1 Topic: Department of corrections employees may bargain collectively over issues of workplace safety

Please Jacket LRB -2838/1 for the SENATE.